

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

BRANDON FAVOR,  v. PAUL TANAKA, et al.,	CASE NUMBER  <u>CV 17-4269-JGB (JEM)</u>  <b>NOTICE AND ORDER RE FILING BY VEXATIOUS LITIGANT</b>
PLAINTIFF(S)  DEFENDANT(S).	

Brandon Favor \_\_\_\_\_, plaintiff, attempted to file a pleading in the above-referenced matter. Attached for your review is a copy of:

- Complaint / Petition
  - Other Application to Proceed In Forma Pauperis, Motion to Dismiss With Relief Obtaining Counsel

According to court records, plaintiff has been identified as a vexatious litigant who is not permitted to file any pleading without the following:

- Bond in the amount of \$\_\_\_\_\_ must be posted with the filing of any new action.
  - No petition for writ of habeas corpus is to be filed without payment of filing fee and/or written authorization from a U.S. district judge or magistrate judge.
  - Court order is needed to file a new action.
  - Court order is needed to file subsequent pleadings.
  - Written authorization from the Chief Judge is required before filing of any document.
  - No filings are to be accepted in this case by plaintiff or anyone on his or her behalf.
  - Other \_\_\_\_\_

IT IS HEREBY ORDERED that plaintiff

- may  
 may not

file the document presented in the above-referenced matter.

June 28, 2017

Date

United States) District Judge / Magistrate Judge

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